UNITED STATES DISTRICT COURT DISTRICT OF NEW MEXICO

THE PUEBLO OF ISLETA,	
A federally-recognized Indian tribe,	
THE PUEBLO OF SANDIA, a	
Federally-recognized Indian tribe, and	
THE PUEBLO OF TESUQUE, a	
Federally-recognized Indian tribe,	
)	
Plaintiffs,	
)	
PUEBLO OF SANTA ANA,	
A federally-recognized Indian tribe, and	
PUEBLO OF SANTA CLARA, a	
Federally-recognized Indian tribe,	
)	
DUEDLO OF CAN FELIDE .	
PUEBLO OF SAN FELIPE, a (a) (b) (c)	
Federally-recognized Indian tribe,	
Plaintiffs-in-Intervention,)	
i iamunis-m-intervention,	
,)	No. 17-cv-654-KG-KK
v.))
)	
SUSANA MARTINEZ, in her official capacity)	ORDER GRANTING
As Governor of the State of New Mexico,	PUEBLO OF SAN FELIPE'S
JEFFERY S. LANDERS, in his official capacity)	UNOPPOSED MOTION FOR
As Chair of the Gaming Control Board of the	LEAVE TO INTEREVENE
State of New Mexico, PAULETTE BECKER,	
In her official capacities as State Gaming	
Representative and as a member of the Gaming)	
Control Board of the State of New Mexico, and)	
SALVATORE MANIACI, in his official)	
Capacity as a member of the Gaming Control	
Board of the State of New Mexico,	
)	
Defendants.)	
)	

THIS MATTER having come before the Court on the Pueblo of San Felipe's Unopposed Motion for Leave to Intervene as a Plaintiff-Intervenor in the above-captioned action, and the Court having received the submissions and arguments of the parties and being fully informed.

FINDS that, for the reasons stated in the Pueblo of San Felipe's unopposed motion and

accompanying memorandum of law, the Pueblo of San Felipe has shown that it is entitled to

intervention as of right under Federal Rule of Civil Procedure 24(a)(2), or, in the alternative, that

it is entitled to permissive intervention under Rule 24(b)(1)(B); and it is therefore

ORDERED, that the Pueblo of San Felipe is permitted to intervene in this action as

Plaintiff-Intervenor and is allowed to file its Proposed Complaint-in-Intervention for Injunctive

and Declaratory Relief; and it is

FURTHER ORDERED, that the Pueblo of San Felipe shall comply with the Initial

Scheduling Order issued by the Court on July 17, 2017; and it is

FURTHER ORDERED, that Defendants shall answer or otherwise respond to the Pueblo

of San Felipe's Complaint-in-Intervention on or before August 10, 2017, the same date their

responses are due to the Complaint of the Pueblos of Sandia, Isleta and Tesuque and to the

Complaint-in-Intervention of the Pueblos of Santa Clara and Santa Ana, provided that the Pueblo

of San Felipe shall agree to a reasonable extension of that time if needed by Defendants.

FINALLY ORDERED, that the Order Approving Stipulation to Stay of Arbitration

Proceedings issued by the Court on July 25, 2017 shall extend to arbitration proceedings against

the Pueblo of San Felipe.

IT IS SO ORDERED this 31st day of July, 2017

KIRTAN KHALSA

United States Magistrate Judge

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Submitted by:

/s/ Gwenellen P. Janov____

Gwenellen P. Janov Counsel for Proposed Plaintiff-Intervenor Pueblo of San Felipe

Approved by:

Per Electronic Authorization 7/28/17_

David C. Mielke Counsel for Pueblo of Sandia and Pueblo of Isleta

<u>Per Electronic Authorization 7/28/17</u> Richard W. Hughes Counsel for Pueblo of Santa Ana and Pueblo of Santa Clara

Per Electronic Authorization 7/28/17_ Thomas J. Peckham Counsel for Pueblo of Tesuque

Per Electronic Authorization 7/28/17_ Edward Ricco Counsel for Defendants